

EVENING BULLETIN

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T. H., by the

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WALLACE R. FARRINGTON, Editor

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Territory of Hawaii,)
Honolulu,)
Country of Oahu.)

C. G. BOCKUS, Business Manager
of the BULLETIN PUBLISHING COMPANY, LIMITED, being first duly sworn, on oath deposes and says:
That the following is a true and correct statement of circulation for the week ending Oct. 19th, 1906, of the Daily and Weekly Editions of the Evening Bulletin:

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BULLETIN PUBLISHING CO., LTD.
by C. G. BOCKUS,
Business Manager.

Subscribed and sworn to before me this 20th day of [SEAL] October, A. D. 1906.

P. H. BURNETTE,
Notary Public, First Judicial Circuit.

TUESDAY, OCT. 23, 1906
Most anyone can have the Civic Federation endorsement now. The candidates for office don't want it.

laukea is on record to the effect that anything with no politics in it is not his creed. That is the way he would like to run the police force, but he will never run it.

Wouldn't it make you smile just a little to hear Frank McStocker, the same Frank who was once at the head of the Custom House force, hollering about machine politics?

Dr. Scudder ought to quit politics. Last time it was Charlie Achi and this time Charley McCarthy, with whom the head of mission work takes up as a political bed-fellow!

Civic Federation as W. O. Smith puts it has no more place in politics than the Home Rule party. They both operate to stir up prejudice and the most disastrous results to the Territory.

Link McCandless voted against the liquor law, yet the temperance advocates could not endorse him. And still they wonder that the common herd seriously and honestly doubts the sincerity of the so-called temperance folks.

Whooper Whooper Lalapaloza Pospoe, Purty Civic Federation.

Is there any reason why the Civic Federation should not adopt the warranty?

After a day or so the machine straight-ticket people, made a violent kick and the Bulletin folks went sadly to the Democrats and asked permission to settle accounts and drop the Democratic column then and there. Settle accounts, nothing," said the Democrats. "If you refuse to publish our matter any longer you won't get a cent for what help you have given us so far."—Advertiser.

The foregoing published by the Advertiser is an absolute lie. There is not the slightest semblance of truth in the statement in any particular.

TWO WEEKS TO ELECTION.

Exactly two weeks now remain before the voters cast their ballots. Every party and every faction has made its declaration to the people, who have had ample opportunity to read, mark, learn and digest all the opponents of the Republican party have to offer.

Candidates on the stump have spoken their piece frequently and under sufficiently different conditions to give the voters an idea of what they are driving at.

The advertising columns of the Democracy have been used to offer up the poems and the "directory" and other unrestrained sentiments of the party's most brilliant thinkers.

And what is the result? Is there and has there been anything in all this display which would warrant any man with proper regard for the welfare of the Territory, deserting the straight Republican ticket?

Has there been any assertion furnishing convincing proof that the Republican party has not kept faith with the voters—that it has made platform

promises subversive of good order or the general progress of the County and Territory—that it has hesitated to correct error, or that it has gone to the lower elements of society for its power?

There has indeed been plenty of talk along the line of the Republicans having committed every wrong in the category of cardinal sin.

In not a single instance has there been an attack which had enough truth in it to create more than a disgust for the method of the opposition, and destroy whatever confidence may have been reposed in its representatives.

They have attacked the administration of the office of Sheriff, attacked it with so much venomous innuendo and spiteful suggestion that the people are convinced that the Republican incumbent should be re-elected. They have searched the Sheriff's record for all that there is in it to be used against him, and with all their falsehoods, their manufactured evidence, and struggles through the Grand Jurors, the only thing they can offer against the man is the silly and hollow charge that he is at the head of a corrupt political machine.

When a man has been in office for the number of years Brown has, when he has successfully brought to justice hundreds of criminals and criminally disposed, when he has held the lawless elements in check for these years, and the gravest charge to be brought against him is the unfounded allegation that he is at the head of a corrupt machine it is very good evidence to the honest supporters of fair play and law and order that, far from voting the Republican candidate out, his hands should be upheld and the good name of the community thereby be maintained.

They have attacked the administration of the liquor law, when the law itself is at fault. If the Republicans made an error in this law, certainly Republicans have proved their readiness to amend it, and none is better able to do so in a manner that will produce a better control instead of the old evils in another form.

They have taken up the leprosy question in a way to arouse the most mistaken and ruinous prejudices. The facts show that the Republican Administration has handled this serious problem in a manner that has not only attracted favorable attention throughout the country, but brought forth the especial commendation of Federal authorities who have given our affairs their personal attention.

Underlying all the personal attacks and the appeal to prejudice has been the antagonism to the proposals to build up the Territory through increased immigration. In other words, opposition to the Americanization of Hawaii.

The time has come when the voter after hearing a great deal from each side, is in a position to draw conclusions.

We believe that the voters of judgment, the solid citizens of the County

who are in the majority, will not allow themselves to be led away from the support of straight Americanism and straight Republicanism by a personal fight against one official—a row that is primarily a spite campaign, with the spite all on one side. Good government is not helped by a spite-fest. The business men of this County well know that they cannot afford to jeopardize the progress of the Territory and threaten the whole Republican ticket for no other purpose than the satisfaction of a personal grudge.

Our people know what the Republican party can do. They know that it has stood for that which is best for the islands. They know that it can be depended upon. They know that it is not corrupt.

The proposal to wreck the party at this time is a proposal to set the Territory back two years or more in its course.

Straight Republican voting will do this year what it has done in years gone by. It will assure fulfillment of platform promises. It will hold the Territory and the County up to a high standard of efficient government. It will make more permanent the record that Hawaii is fully capable of self-government and is in complete sympathy with American development.

THE IWILEI MEETING.

More degraded than the denizens of the dives, more immoral than the prostitutes, more to be despised than the pimps who live on the earnings of sin, is the individual or individuals who attempt to bolster a failing cause with direct falsehood and misrepresentation.

To what depths the alleged "reform" program is going, to accomplish its miserable ends, is very clearly set forth by the statements of reputable men of this town regarding the account of the Republican meeting held at Iwilei, published in the morning paper.

The tissue of falsehoods is the most perfect exhibition of utter abandonment of truth or decency which the exponent of alleged reform has ever given.

Iwilei is the red-light district of the town. Iwilei is also the home of voters who earn their living by honest toil on the waterfront.

It is evident that the enemies of the Republican party were waiting for the Republican candidates to visit the section, and had the story all prepared before a meeting was held.

There is every reason to believe this when the newspaper that has devoted all its energies to misrepresenting the Republican party and its candidates has put words in the mouths of speakers, particularly Brown, which were not uttered, and drawn a picture of the association of other candidates with the lowest men and

women of the town, which is not true in any particular.

The Bulletin is satisfied that the readers of the town will accept the facts as given in this paper by persons whose integrity is not to be questioned.

It is also satisfied that, aside from the strong appeal which the Republicans make to the voters through their platform declarations and the personnel of their candidates, the reputable men of the town will see that it is their duty to express by their straight vote the protest which every respectable person feels toward studied and malicious misrepresentation.

There is a lurking element of decency and respect in the prostitute and the common drunk. Nothing has occurred during the present campaign to indicate that the morning paper enjoys the honor of even the lurk.

WHAT THE SHERIFF WILL NOT DO

Editor Evening Bulletin:—I am assured that

1—The Sheriff of this County will not station police officers in front of the various social clubs and private residences in Honolulu nor the hotels with instructions to arrest and take to the police station decent men and women who may have indulged in liquor at those places.

2—The Sheriff will not drag before a Police Court every unfortunate inhabitant who may have unintentionally taken too much liquor unless the offender disturbs the peace or interferes with others, but will continue to use a wise discretion as to whether he will subject to shame and disgrace any person who gets intoxicated.

3—The Sheriff will not use his office to persecute the people but will always consider it his paramount duty to protect life and property.

4—The Sheriff has no apology to offer to the Advertiser for his conduct of police affairs and, if elected, will do his duty regardless of political affiliations.

5—The Sheriff will, if elected, continue to cooperate with the Board of Supervisors as the representatives of the people in the management, organization and control of the police force of Honolulu, and refuses to be the tool of political traitors, or to use his office to interfere with the liberties of American citizens.

Yours faithfully,
A REPUBLICAN.
Honolulu, Oct. 23, '06.

FUNNY KIND

Editor Evening Bulletin:—According to the Morning Blatherskite, judgment has been passed upon Arthur Brown, and Gear, by a few Mugwumps who, failing to work their own sweetened wills in the Republican party councils, have conspired together under the "Rule or Ruin" theory—the last resource of baffled politicians.

The "See Federation" died in its maturity efforts, last election. The few individuals signing as the "Committee on Candidates" are merely the ghosts of the past; Doremus must have prayed long and earnestly with the Maui Bird ere that little legal street consented to endorse the Bethel street saloonist—who, by the way, is, as a liquor dealer, under the direct support and patronage of the Anti-Saloon League—of which Slender Withington was the erstwhile Drum Major.

Frank McStocker, having just returned from Kona, must have written part of the "judgment" while listening to the local brays. The Civic Development Company, is a scheme for the giving of notoriety to its corporal's guard of members—nothing more; the mass of voters has taken the true value of the present "Civic" gang and, if it were not for the free ad of the Morning Traitor, would be—as it ought from its make-up—reposing in its self-made grave. The smell of the graveyard is on the Spite crowd—and if Pinkham can spare a few moments he should see to its disposal in the usual way. Decency demands the chloride of lime treatment.

The impudence of a handful of men, who only represent themselves, is shown in the published report of their desires. They have the gall—but lau-kea needs more starch injections than Dave Withington can spare. "Personal Weapons, forsooth; the whole move of the Antis is personal and their prayer, 'God help us to beat Brown.' But the Lord has his eyes on Doremus & Co. and it is needed. They prate but do not practice; the electorate knowing the Federation (?) size it up as the "FUNNY KIND."

Honolulu, Oct. 23, '06.

"For Rent" cards on sale at the Bulletin office

THEY PLEAD NOT GUILTY

Three pleas of not guilty were made before Judge Lindsay this morning in criminal cases which had been brought before the court by the Grand Jury. George Kaupena, the native boy who is accused of stealing a large amount of lead from the pumping station decided to plead not guilty. This is rather a surprise to the police department as they believed he would stand by the confession made at the time of his arrest and throw himself on the mercy of the court. Ah Chin pleaded not guilty of burglary in the first degree and Ah Cheong not guilty of larceny in the first degree.

"For Sale" cards at Bulletin.

REPUBLICAN TICKET

Delegate to Congress
J. K. KALANIANAOLE
Territorial Senate
C. F. CHILLINGWORTH
L. McCANDLESS
W. O. SMITH

Representatives—Fourth District
J. H. S. KALEO
E. A. C. LONG
E. W. QUINN
W. T. RAWLINS
A. D. CASTRO
JOHN A. HUGHES

Representatives—Fifth District
S. P. CORREA
JOSEPH KALANA
A. S. KALEIOPU
H. N. KANIHONUI
H. W. LELEIWI
JOHN L. PAOO

Sheriff
A. M. BROWN
County Attorney
J. W. CATHCART
County Treasurer
F. T. P. WATERHOUSE

County Clerk
D. KALAUOKALANI, JR.
County Auditor
JAMES BICKNELL

Supervisor-at-Large
W. W. HARRIS
County Supervisors
Honolulu
S. C. DWIGHT
A. V. GEAR
CHARLES HUSTACE, JR.

Koolau
S. W. LOGAN
Waianae and Waiialua
ANDREW COX

Ewa
JOHN DEFRIES
Deputy Sheriffs
Honolulu
HENRY C. VIDA
Koolau
FRANK PANIA

Koolaula
L. B. NAONE
Waiialua
OSCAR COX

Waianae
M. K. LELEO
Ewa
JOHN FERNANDEZ

RETURN TICKETS ON FORMER TRIP

Band's Present Situation Prevented on First Excursion

The way in which the band boys were accorded full protection when they went on their first trip to the mainland without any need of a bond was the subject of a statement made by Governor Carter this morning. He said:

"When the band was under the Territory and Cohen first proposed to take them to the Coast and asked me about it I wanted to know what security he had to show that he would bring them back and not leave them stranded. I told him that he was to make the money if they succeeded, but wanted to know what he was going to do if they did not. He spoke of a bond, but I did not want anything of that kind, and the final result of the matter was that when they left Captain Berger had in his pocket an order from Irwin & Co. on John D. Spreckels & Co. in San Francisco for passage for the band for the return trip.

"When they spoke of a trip to the East I made the same suggestion that before the band left here they should have an order for the return transportation by steamer from San Francisco. Before they should leave San Francisco for Omaha they should have return tickets from that point to the Coast and so on, no matter where they went, they would always be able to return.

"Of course, the matter passed out of the hands of the Territory, and I have had nothing to do with their present trip. I hope they will be able to arrange matters so that they can get back all right."

MURDER JUDGMENT IS AFFIRMED

IN SUPREME COURT

The Supreme Court this morning handed down a decision in the matter of the Territory vs. Morita Kaizo, convicted of homicide, sustaining the lower court. The only important assignment of error which was claimed by Attorney Carl S. Smith for the defense was that he argued that he was not allowed to ask certain questions which would show the violent and dangerous character of Moriyama, the man who was killed.

The Supreme Court holds that the lower court did allow many questions which were of the same character and for the same purpose and that "The defendant was allowed to introduce evidence tending to show all material matters covered by the questions." On these grounds the judgment of the lower court was affirmed.

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SOLE AGENT,
WAITY BUILDING.....ROOM 4

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P. D. A.

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